

General Assembly

Amendment

Cal. No.

September Special Session, 2020

LCO No. 4498



Offered by:

SEN. SAMPSON, 16th Dist.

To: House Bill No. **7006** File No.

"AN ACT CONCERNING EMERGENCY RESPONSE BY ELECTRIC DISTRIBUTION COMPANIES, THE REGULATION OF OTHER PUBLIC UTILITIES AND NEXUS PROVISIONS FOR CERTAIN DISASTER-RELATED OR EMERGENCY-RELATED WORK PERFORMED IN THE STATE."

- 1 After the last section, add the following and renumber sections and
- 2 internal references accordingly:
- 3 "Sec. 501. (NEW) (Effective January 1, 2021) (a) For purposes of this
- 4 section, "combined public benefits charge" means the combined charges
- 5 from the systems benefit charge pursuant to section 16-245l of the
- 6 general statutes, the assessment for the Energy Conservation and Load
- 7 Management Fund pursuant to section 16-245m of the general statutes,
- 8 and the assessment for the Clean Energy Fund pursuant to section 16-
- 9 245n of the general statutes.
- 10 (b) No electric distribution company shall charge such company's
- 11 commercial or residential customers for the combined public benefit
- 12 charge when the kilowatt hour reaches the median rate of the ten highest

- 13 state electric rates according to the Energy Industry Association. After
- 14 the kilowatt hour reaches said median rate, no electric distribution
- 15 company shall charge such company's commercial or residential
- 16 customers for the combined public benefit charge until the kilowatt
- 17 hour decreases to less than said median rate."

This act shall take effect as follows and shall amend the following
sections: